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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

1 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

1 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT District of New Jersey

		District of	New Jersey		
In Re:	Anthony S. Sciancalepore	e Case		·	18-27100
		5.14 ()	Judge:		VFP
		Debtor(s)			
		CHAPTER 13 PLA	AN AND MOTION	IS	
☐ Original ✓ Motions	Included	✓ Modified/Notice ☐ Modified/No Notice	•	Date:	1/19/2021
		E DEBTOR HAS FILE HAPTER 13 OF THE			
		YOUR RIGHTS MA	AY BE AFFECTE	:D	
contains the Plan proposition of the Plan proposition	sed by the Debtor to act ey. Anyone who wishes ection within the time fractional fractional without full be notice. The Court may a Bankruptcy Rule 3015 in may take place solely woid or modify the lien. I lien based on value of contest said treatment in same.	on hearing on the Pla ljust debts. You shoul is to oppose any provise ame stated in the <i>Note</i> inated. This Plan may arther notice or hearing by confirm this plan, if it. If this plan includes within the chapter 13 The debtor need not the collateral or to recoust file a timely object	n proposed by the diread these papersion of this Plan of the Plan of the Plan of the Confirmed and the Confirmed and there are no time motions to avoid a confirmation profile a separate mediuce the interest ction and appear and the Plan of the Pl	e Debtor. The ers carefully or any motion ay be affected become be objection is fely filed objection or modify a locess. The plotion or adversate. An affect the confirmation of the confi	is document is the actual and discuss them with included in it must file a ed by this plan. Your claim nding, and included filed before the deadline ctions, without further ien, the lien avoidance or an confirmation order ersary proceeding to avoid cted lien creditor who nation hearing to
state whe		each of the following	ng items. If an ite	em is check	ne box on each line to ed as "Does Not" or if plan.
THIS PLAN	N:				
	DOES NOT CONTAI SET FORTH IN PART		PROVISIONS. N	ON-STANDA	ARD PROVISIONS MUST
COLLATE	☐ DOES NOT LIMIT TH RAL, WHICH MAY RES O CREDITOR. SEE MO	SULT IN A PARTIAL	PAYMENT OR N	O PAYMEN	
	DOES NOT AVOID AY INTEREST. SEE MO				JRCHASE-MONEY

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Initial Debtor(s)' Attorney DL	.s Initial Debtor:	ASS Initial	Co-Debtor
Part 1: Payment and Lengt	h of Plan		
	0		_
· · · · · · · · · · · · · · · · · · ·	ay <u>225.00 Monthly</u> to the Ch	hapter 13 Trustee, startin	g on _ February 1, 2021 _ for
approximately <u>31</u> months.			
b. The debtor shall m	ake plan payments to the T	rustee from the following	sources:
	Earnings	3	
✓ Other s	sources of funding (describe	e source, amount and dat	e when funds are
	40.00 has been paid into the pla	n in the last 29 months. Pro	ceeds from sale or refinance of
property to fund	plan		
c. Use of real propert	y to satisfy plan obligations:		
	f real property	•	
	otion: <mark>201 Carltomn Ave. East R</mark>	Rutherford, N.J. 07073	
Bergen	County	idilionora, no ororo	
Propos	sed date for completion:	18 months upon confirm	nation
	nce of real property:		
Descrip Bergen	otion:201 Carltomn Ave. East R	lutherford, NJ 07073	
	sed date for completion:	18 months upon confirn	nation
1 10000	od dato for completion.		
☐ Loan m	nodification with respect to n	mortgage encumbering p	roperty:
Descrip	-		
Propos	sed date for completion:		
_			
	gular monthly mortgage pay	ment will continue pendi	ng the sale, refinance or
	odification.		
e. ⊔ Other II	nformation that may be impo	ortant relating to the payi	ment and length of plan:
		Z NONE	
Part 2: Adequate Protection	n x	NONE	
 a. Adequate protectio 	on payments will be made in	the amount of \$ to b	pe paid to the Chapter 13
Trustee and disbursed pre-co	onfirmation to (creditor).	l .	
h Adaguata protoctio	on navmanta will be made in	the amount of ¢ to k	so paid directly by the
debtor(s) outside the Plan, pro	on payments will be made in		be paid directly by the
	c-commination to: (cree	aitor).	
Part 3: Priority Claims (Incl	luding Administrative Exp	penses)	
a. All allowed priority clain	ns will be paid in full unless	the creditor agrees other	rwise:
Creditor	Type of Priority		Amount to be Paid
Scura, Wigfield, Heyer, Stevens & LLP	& Cammarotta Administrative	e Fees	Amount to be determined by further application to the court
LLF			iditile: application to the court

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Creditor Part 4: Secured Clair	Type of Priority		ınt	Amount to	ho Doid
Part 4: Secured Clair		Claim Amou	unt	Amount to	be Palu
	ms				
. Curing Default an	d Maintaining Payments o	n Principal Resi	dence: 🗌	NONE	
The Debtor w	ill pay to the Trustee (as part	of the Plan) allo	wed claims	s for arrearages	on monthly
bligations and the de	btor shall pay directly to the				
ankruptcy filing as fo	llows:	<u> </u>	Interest	Amount to be Paid	Regular Monthly
			Interest Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt 201 Carltomn Ave. East	Arrearage	Arrearage	Plan)	Plan
lew Rez LLC d/b/a Shellpoint MO	Rutherford, NJ 07073 Bergen County	(Post-Petition) 12,992.68	0	12,992.68	2101.17
lew Rez LLC d/b/a Shellpoint MO	201 Carltomn Ave. East Rutherford, NJ 07073 Bergen County	4,356.00	0	4,356.00	2101.17
	aining Payments on Non-P	rincipal Residen	ce & othe	r loans or rent a	rrears: 🗸
NONE The Debtor will pay to and the debtor will pay	the Trustee (as part of the Py directly to the creditor (outs	'lan) allowed claiı	ms for arre	earages on monthations due after t	nly obligations he bankruptcy Regular Monthly
NONE The Debtor will pay to and the debtor will pay illing as follows:	the Trustee (as part of the P	'lan) allowed claiı	ms for arre	earages on month ations due after t	nly obligations he bankruptcy Regular Monthly Payment (Outside
NONE The Debtor will pay to and the debtor will pay illing as follows: Creditor The following claims wourchase money secu	the Trustee (as part of the F y directly to the creditor (outs	Plan) allowed clain ide the Plan) mo Arrearage NONE 0 days before the eacquired for the	Interest Rate on Arrearage	earages on month ations due after to Amount to be Paid to Creditor (In Plan)	nly obligations he bankruptcy Regular Monthly Payment (Outside Plan
NONE The Debtor will pay to and the debtor will pay ling as follows: Creditor The following claims exception one year of the	the Trustee (as part of the Fy directly to the creditor (outs Collateral or Type of Debt Cluded from 11 U.S.C. 506: were either incurred within 91 inity interest in a motor vehicle	Plan) allowed clain ide the Plan) mo Arrearage NONE 0 days before the eacquired for the	Interest Rate on Arrearage	earages on monthations due after to Amount to be Paid to Creditor (In Plan) Itate and are seculate after the debtory interest in any of the debtory interest in be Paid	nly obligations he bankruptcy Regular Monthly Payment (Outside Plan

as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an

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unsecured claim							
	NOTE: A modi the appropriate						
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to Be Paid
Bank Of America	201 Carlton Ave. East Rutherford, NJ 07073 Bergen County	74,186.00	255,000.00	Agreement Ditech - 260,586.00	No value	N/A	0.00
allowed secured	re the Debtor retains co			Plan, payme	ent of the ful	ll amount	of the
	NONE Infirmation, the stay is to let 11 U.S.C 1301 be to						
Creditor	Collate	eral to be Surreno	dered	Value of S	Surrendered Collateral	Remaini	ng Unsecured Debt
The f Creditor g. Secured Cla	ms Unaffected by the ollowing secured claim ims to be Paid in Full	s are unaffec	ted by the Pla	NE			
Creditor	Co	ollateral		To	tal Amount to	be Paid thr	ough the Plan
Part 5: Unsecu	red Claims NO	NE					
a. Not s	eparately classified a Not less than \$_				hall be paid	:	
	Not less than	_ percent					
✓	✓ Pro Rata distribution from any remaining funds						
b. Separ Creditor	rately classified unse	cured claims for Separate Clas		ted as follows	3:	Amo	ount to be Paid
Part & Evenut	ami Contracto and Un	ovnikad Lago	yoo Y N	ONE	·		
Pari b. Executo	ory Contracts and Un	expired Leas	ses X N	ONE			
	See time limitations set eal property leases in t		.S.C. 365(d)(4) that may p	revent assu	ımption o	f
	itory contracts and une	•	, not previous	sly rejected b	y operation	of law, a	re rejected,

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Creditor	Arrears to be C	ured in	Nature of C	ontract or Lease	Treatment by D	ebtor Post-Pe	tition Payment
Part 7: Motion	ns NONE						
form, <i>Notic</i> e d	of Chapter 13 dification of So	Plan Trai ervice, N	nsmittal, w otice of Ch	ithin the time napter 13 Plan	and in the mai	ders, together valuer set forth in the set forth in the set forth in the set for the set f	D.N.J. LBR
				C. Section 52 ens that impai			
	Nature of Collateral	Type of Lie	en Amount		Amour lue of Clair ateral Exemp	ned Against the	Amount of Lien
b. Mot NONE	ion to Avoid I	iens and	l Reclassif	y Claim from	Secured to Co	mpletely Unsec	ured. 🗌
The De consistent with		reclassify	the followi	ng claims as u	nsecured and to	o void liens on co	ollateral
Creditor	Collateral		Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
Bank Of America	201 Carlton Av Rutherford, N. Bergen Count	J 07073	74,186.00	255,000.00	Agreement Ditech - 260,586.00	0.00	ALL

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. \checkmark NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor Colletoral Schoduled Debt Volus	Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to b Reclassified a Unsecure
--	----------	------------	----------------	---------------------------	-----------------------------	---

a. Vesting of Property of the Estate

✓ Upon Confirmation

☐ Upon Discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

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c. Order of Distribution	
The Standing Trustee shall pay allowed claims 1) Ch. 13 Standing Trustee Commis 2) Other Administrative Claims 3) Secured Claims 4) Lease Arrearages 5) Priority Claims 6) General Unsecured Claims	•
d. Post-Petition Claims	
The Standing Trustee ☐ is, ☑ is not authorize Section 1305(a) in the amount filed by the post-petition	ed to pay post-petition claims filed pursuant to 11 U.S.C. on claimant.
Part 9: Modification NONE	
NOTE: Modification of a plan does not require that be served in accordance with D.N.J. LBR 3015-2. If this Plan modifies a Plan previously filed in the Date of Plan being modified:1/23/2019.	this case, complete the information below.
Explain below why the plan is being modified:	Explain below how the plan is being modified:
Plan is being modified to inlcude post-petition mortgage arrears.	Part 1a how much is being paid into the plan; Part 1b how much has been paid into the plan and funding for plan from refinance or sale of property; Part 1c add sale or refinance of property completion date; Part 3a amount to be paid to administrative fees; Part 4a how much arrears is to be paid, regular monthly payment has changed as per POC;
Are Schedules I and J being filed simultaneously with	
Part 10 : Non-Standard Provision(s): Signatures F Non-Standard Provisions Requiring Separate ✓ NONE ☐ Explain here: Any non-standard provisions placed elsewhere	Signatures:
Signatures	
The Debtor(s) and the attorney for the Debtor(s), if any	y, must sign this Plan.
By signing and filing this document, the debtor(s), if no debtor(s) certify that the wording and order of the prov Chapter 13 Plan and Motions, other than any non-star	visions in this Chapter 13 Plan are identical to Local Form,
certify under penalty of perjury that the above is true.	
	s/ Anthony S. Sciancalepore Inthony S. Sciancalepore Debtor
Dale	

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Joint Debtor

Date January 18, 2021 /s/ David L. Stevens

David L. Stevens 034422007 NJ

Attorney for the Debtor(s)